UNITED STATES DISTRICT COURT	SOUTHERN DISTRICT OF TEXAS	
UNITED STATES OF AMERICA	§ 8	
versus	\$ \$	CRIMINAL H-12-CR-386
BOBBY LEE FERREL (001)	§	
DAVID REINA III (002)	§	
JERMAINE MELVIN DAVIS (003)	§	
LANCE ELLIOTT DIXSON (004)		
ADRIAN CORINTH WILLIAMS (005)		

## ORDER RESETTING SENTENCING

	At the request of the Probation Office, the sentencing of the Defendant is hereby reset.
1.	The Pre-Sentence Report (PSR) will be disclosed to counsel on January 10, 2013
2.	Counsel will file objections or a statement or no objection within 14 days after disclosure.
3.	The Probation Office will submit the final PSR with an addendum 7 days before sentencing.
4.	The sentencing will be held: February 15, 2013 at 9:00 a.m.
	Date: at AM PM
	The Clerk shall enter this Order and provide a copy to all parties.
	SIGNED on this the, 2012, at Houston, Texas.
	David Hille
	DAVID HILLNEK

[Copy: USPO Michele McCoy-Brown, USPO Shannon Yaege, USPO Valencia Fletcher, USPO Jesus Garcia and USPO Hugo Mejia]

UNITED STATES DISTRICT JUDGE



Date: November 2, 2012

To:

Ellen Alexander, Case Manager for Judge David Hittner

From:

Michele G. McCoy-Brown, United States Probation Officer, at Ext. 5427

Subject:

Request for Extension of Time-PSI Report

4:12CR00386 USA v. BOBBY LEE FERREL (001)

DAVID REINA III (002)

FERMAINE MELVIN DAVIS

JERMAINE MELVIN DAVIS (003) LANCE ELLIOTT DIXSON (004) ADRIAN CORINTH WILLIAMS (005)

The PSR disclosure date for Ferrel (001), Reina (002), Davis (003) and Dixson (004) is November 16, 2012; and the PSR disclosure date for Williams (005) is November 30, 2012. I request additional time to complete the PSR and request sentencing be reset because:

_	The Government does not wish to release its file until after the disposition of the co-
	defendant's case.

- I had been unable to coordinate schedules with the defense attorney to interview the defendant.
- $\underline{\mathbf{X}}$  Further time is needed to review the Government's information and to interview the case agents.
- I have recently learned of something that may affect sentencing.

Other:

I suggest

 $\underline{\mathbf{X}}$  a new disclosure date of <u>January 10, 2013</u>.

 $\square$  since fewer than five extra days are needed the date remain as set.

The sentencing dates □ will not be needed to be reset. ⋈ will need to be reset.

X 35 days after the new disclosure date

\_\_ I suggest a new sentencing date

Requested:

Concur:

Michele G. McCoy-Brown
United States Probation Officer

Michael A. Mellert, Assistant Deputy Chief

for

United States Probation Officer